EXHIBIT 6

1

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA SOUTHERN DIVISION

No. 7:23-CV-897

IN RE:

CAMP LEJEUNE WATER LITIGATION

This Document Relates to:

ALL CASES

VIDEO-RECORDED DEPOSITION OF

PATRICIA R. HASTINGS, DO, MPH, FACEP, RN

Tuesday, May 14, 2024
9:40 a.m. Eastern Time

Reported by:

Denise Dobner Vickery, CRR, RMR

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9
 1
      this way.
 2
                    After your deposition, were you
      requested or did you make available some documents
 3
 4
      or your laptop or computer files so that they
 5
      could be reviewed by someone in case they were
 6
      relevant?
 7
                        MS. HURT: Objection to form.
 8
                                        I did not give
                        THE WITNESS:
 9
             my computer to anyone, and my files could
10
             be accessed by VA without my knowledge,
11
             but I do not know that they were.
12
      BY MR. DEAN:
13
                    All right. Do you have any
            0.
14
      documents related to Camp Lejeune in any fashion
      that are saved on the C drive or the hard drive of
15
16
      your office computer?
17
            Α.
                    Yes.
18
                    And have those materials been copied
            Q.
19
      and produced to general counsel or to the DOJ, to
20
      your knowledge?
21
                    Not to my knowledge.
            Α.
22
            0.
                    All right. What is the file?
2.3
      so that the Department of Justice can make that
24
      request, what would the file be named or the file
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Patricia R. Hastings, DO, MPH, FACEP, RN

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10
 1
      CAP?
 2
                    It's various files, but it's e-mails
            Α.
      and then materials that pertain to Camp Lejeune,
 3
 4
      whether it be the Community Assistance Panel
      meetings, briefings. Some of the materials that
 5
 6
      have been done by the National Academy of
 7
      Sciences, Engineering, and Medicine that I've
      downloaded. Scientific articles.
 8
 9
                    Research papers, things like that?
            0.
10
            Α.
                    Research papers.
11
                    So probably approximately three
            Q.
12
      folders, master folders?
13
                    They would be in various locations.
14
      Some of them -- some of them would be in readings.
15
      You know, my scientific papers go into my readings
16
      file. I have an e-mail file for Camp Lejeune.
17
      have -- I cannot tell you how many files they
18
      would be because they would be in various
19
      locations.
20
                    All right. If -- you would be able
            0.
      to assist someone with the VA or the DOJ to
21
2.2
      recover those files?
2.3
                    I would -- yes, I would be able to
24
      find them. It's just --
```